2:22-cv-01292-BHH-MGB Date Filed 02/28/24 Entry Number 150-5 Page 1 of 16

EXHIBIT - 5

2024 FEB 28 AM 8: 46

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF SOUTH CAROLINA CHARLESTON DIVISION

))) Civil Action No.: 2:22-cv-01292-BHH-MGB)))
)) Civil Action No.: 2:22-cv-01292-BHH-MGB)))
Civil Action No.: 2:22-cv-01292-BHH-MGB)))
 Civil Action No.: 2:22-cv-01292-BHH-MGB))))
)))
)))
))
)
OCUMENTS, INFORMATION, OR TON OF PREMISES IN A CIVIL ACTION
the time, date, and place set forth below the following documents, permit inspection, copying, testing, or sampling of the material:
Date and Time:
August 28, 2023 @ 9:00 a.m.
permit entry onto the designated premises, land, or other property tion set forth below, so that the requesting party may inspect, measure, esignated object or operation on it.
Date and Time:
- Rule 45(c), relating to the place of compliance; Rule 45(d), relating to your relating to your duty to respond to this subpoena and the potential
OR
/s/ Wilbur E. Johnson
Clerk Attorney's signature
orney representing Trans Union LLC, who issues or requests this
treet, Suite 400, Charleston, South Carolina, 29401,
659

Notice to the person who issues or requests this subpoena.

If this subpoena commands the production of documents, electronically stored information, or tangible things or the inspection of premises before trial, a notice and a copy of the subpoena must be served on each party in this case before it is served on the person to whom it is directed. Fed. R. Civ. P. 45(a)(4).

AO 88B (Rev. 02/14) Subpoena to Produce Documents, Information, or Objects or to Permit Inspection of Premises in a Civil Action

Civil Action No.: 2:22-cv-01292-BHH-MGB

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 45.)

•		e, if any)	
	on (date)		
☐ I served the	ne subpoena by delivering a copy	to the named individual as follows:	
		on <i>(date)</i> ;	or
	•	e:	
Unless the stendered to t	ubnoena was issued on behalf of t	the United States, or one of its officers or agents, I ndance, and the mileage allowed by law, in the am	have also
My fees are \$	for travel and \$	for services, for a total of \$	0.00 .
I declare ı	under penalty of perjury that this i	nformation is true.	
Date:		Server's signature	
		Printed name and title	
		Server's address	

Additional information regarding attempted service, etc.:

Federal Rule of Civil Procedure 45 (c), (d), (e), and (g) (Effective 12/1/13)

(c) Place of Compliance.

- (1) For a Trial, Hearing, or Deposition. A subpoena may command a person to attend a trial, hearing, or deposition only as follows:
- (A) within 100 miles of where the person resides, is employed, or regularly transacts business in person; or
- (B) within the state where the person resides, is employed, or regularly transacts business in person, if the person
 - (i) is a party or a party's officer; or
- (ii) is commanded to attend a trial and would not incur substantial expense.
- (2) For Other Discovery. A subpoena may command:
- (A) production of documents, electronically stored information, or tangible things at a place within 100 miles of where the person resides, is employed, or regularly transacts business in person; and
 - (B) inspection of premises at the premises to be inspected.

(d) Protecting a Person Subject to a Subpoena; Enforcement.

- (1) Avoiding Undue Burden or Expense; Sanctions. A party or attorney responsible for issuing and serving a subpoena must take reasonable steps to avoid imposing undue burden or expense on a person subject to the subpoena. The court for the district where compliance is required must enforce this duty and impose an appropriate sanction—which may include lost earnings and reasonable attorney's fees—on a party or attorney who fails to comply.
- (2) Command to Produce Materials or Permit Inspection.
- (A) Appearance Not Required. A person commanded to produce documents, electronically stored information, or tangible things, or to permit the inspection of premises, need not appear in person at the place of production or inspection unless also commanded to appear for a deposition, hearing, or trial.
- (B) Objections. A person commanded to produce documents or tangible things or to permit inspection may serve on the party or attorney designated in the subpoena a written objection to inspecting, copying, testing, or sampling any or all of the materials or to inspecting the premises—or to producing electronically stored information in the form or forms requested. The objection must be served before the earlier of the time specified for compliance or 14 days after the subpoena is served. If an objection is made, the following rules apply:
- (i) At any time, on notice to the commanded person, the serving party may move the court for the district where compliance is required for an order compelling production or inspection.
- (ii) These acts may be required only as directed in the order, and the order must protect a person who is neither a party nor a party's officer from significant expense resulting from compliance.
- (3) Quashing or Modifying a Subpoena.
- (A) When Required. On timely motion, the court for the district where compliance is required must quash or modify a subpoena that:
 - (i) fails to allow a reasonable time to comply;
- (ii) requires a person to comply beyond the geographical limits specified in Rule 45(c);
- (iii) requires disclosure of privileged or other protected matter, if no exception or waiver applies; or
 - (iv) subjects a person to undue burden.
- (B) When Permitted. To protect a person subject to or affected by a subpoena, the court for the district where compliance is required may, on motion, quash or modify the subpoena if it requires:
- (i) disclosing a trade secret or other confidential research, development, or commercial information; or

- (ii) disclosing an unretained expert's opinion or information that does not describe specific occurrences in dispute and results from the expert's study that was not requested by a party.
- (C) Specifying Conditions as an Alternative. In the circumstances described in Rule 45(d)(3)(B), the court may, instead of quashing or modifying a subpoena, order appearance or production under specified conditions if the serving party:
- (i) shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship; and
 - (ii) ensures that the subpoenaed person will be reasonably compensated.

(e) Duties in Responding to a Subpoena.

- (1) Producing Documents or Electronically Stored Information. These procedures apply to producing documents or electronically stored information:
- (A) Documents. A person responding to a subpoena to produce documents must produce them as they are kept in the ordinary course of business or must organize and label them to correspond to the categories in the demand.
- (B) Form for Producing Electronically Stored Information Not Specified. If a subpoena does not specify a form for producing electronically stored information, the person responding must produce it in a form or forms in which it is ordinarily maintained or in a reasonably usable form or forms.
- (C) Electronically Stored Information Produced in Only One Form. The person responding need not produce the same electronically stored information in more than one form.
- (D) Inaccessible Electronically Stored Information. The person responding need not provide discovery of electronically stored information from sources that the person identifies as not reasonably accessible because of undue burden or cost. On motion to compel discovery or for a protective order, the person responding must show that the information is not reasonably accessible because of undue burden or cost. If that showing is made, the court may nonetheless order discovery from such sources if the requesting party shows good cause, considering the limitations of Rule 26(b)(2)(C). The court may specify conditions for the discovery.

(2) Claiming Privilege or Protection.

- (A) Information Withheld. A person withholding subpoenaed information under a claim that it is privileged or subject to protection as trial-preparation material must:
 - (i) expressly make the claim; and
- (ii) describe the nature of the withheld documents, communications, or tangible things in a manner that, without revealing information itself privileged or protected, will enable the parties to assess the claim.
- (B) Information Produced. If information produced in response to a subpoena is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has; must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information if the party disclosed it before being notified; and may promptly present the information under seal to the court for the district where compliance is required for a determination of the claim. The person who produced the information must preserve the information until the claim is resolved.

(g) Contempt.

The court for the district where compliance is required—and also, after a motion is transferred, the issuing court—may hold in contempt a person who, having been served, fails without adequate excuse to obey the subpoena or an order related to it.

For access to subpoena materials, see Fed. R. Civ. P. 45(a) Committee Note (2013).

EXHIBIT A I. Definitions

- 1. As used herein, the word "Documents" includes, but is not limited to, any designated documents or electronically stored information including writings, drawings, graphs, charts, photographs, sound recordings, images, and other date or date compilations stored in any medium from which information can be obtained either directly or, if necessary, after translation by the responding party into a reasonably usable form.
- 2. "You," "your," and "T-Mobile" means "T-Mobile USA, Inc." and its affiliates.

3. "Bruce" refers to Nelson L. Bruce with the following identifying information:

Name:

Nelson Leon Bruce

Current Address:

P.O. Box 3345, Summerville, SC 29484

Previous Addresses:

1605 Central Avenue, Suite 6, Summerville, SC 29483

4118 Genesee Avenue, San Diego, CA 92111 4501 Harbour Lake Drive, Goose Creek, SC 29445

4501 Habour Lake Drive, Apt. 9G, Goose Creek, SC 29445

Social Security #:

XXX-XX-7185

Date of Birth:

09/28/1982

Your Inquiry:

T-Mobile inquiry dated 05/18/2020

II. Documents to be Produced

- 1. Any and all Documents in your possession, custody or control relating to or concerning any account held by or credit/underwriting application submitted by **Bruce** (see **Bruce** identifying information above), including but not limited to any account statements, credit, loan or underwriting applications which prompted **Your Inquiry** on his credit file dated 05/18/2020, any corresponding documentation or paperwork accompanying the application, credit reports reviewed, interest rates offered, contracts/agreements executed, credit decisions, loan officer working file, daily rate sheets considered, underwriting notes/documents, increases or decreases of credit, any increases or decreases in interest rates, all disputes and correspondence to and from **Bruce** or anyone acting on his behalf, and any other documents in your files regarding **Bruce** from May 1, 2020, to the present.
- 2. A printout of your complete computer file relating to or concerning any account held by or credit/loan application submitted by **Bruce** (see **Bruce** identifying information above), including but not limited to any account statements, credit, loan, or underwriting applications which prompted **Your Inquiry** on his credit file dated **05/18/2020**, any corresponding documentation or paperwork accompanying the application, credit reports reviewed, interest rates offered, contracts/agreements executed, credit decisions, loan officer working file, daily rate sheets considered, underwriting notes/documents, increases or decreases of credit, any increases or decreases in interest rates, all disputes and correspondence to and from **Bruce** or anyone acting on his behalf, and any other documents in your files regarding **Bruce** from May 1, 2020, to the present.
- 3. Your complete paper file relating to or concerning any account held by or credit/loan application submitted by Bruce (see Bruce identifying information above), including but not limited to any account statements, credit, loan, or underwriting applications which prompted Your Inquiry on his credit file dated 05/18/2020, any corresponding documentation or paperwork accompanying the application, credit reports reviewed, interest rates offered, contracts/agreements executed, credit decisions, loan officer working file, daily rate sheets considered, underwriting notes/documents, increases or decreases of credit, any increases or decreases in interest rates, all disputes and correspondence to and from Bruce or anyone acting on his behalf, and any other documents in your files regarding Bruce from May 1, 2020, to the present.

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF SOUTH CAROLINA CHARLESTON DIVISION

NELSON L. BRUCE,	
Plaintiff,)
v. REV FEDERAL CREDIT UNION, TRANS UNION, LLC, and UNKNOWN DOES 1-100, Defendants.) CASE NO.: 2:22-cv-01292-BHH-MGB
1. My name is	. I am competent to testify
and have personal knowledge of the facts stated h	erein.
2. I am employed by and am the custo	odian of records for T-Mobile USA, Inc. Attached
hereto are pages of records of T-Mobile US	A, Inc.
3. The attached records were made a	t or near the time of the occurrence of the matters
set forth in the attached records by, or from inform	mation transmitted by, a person with knowledge of
those matters. The attached records were kept b	by T-Mobile USA, Inc. in the regular course of its
business, and as a regular practice of T-Mobile	USA, Inc. The attached records were made in the
course of the regularly conducted business activit	ies of T-Mobile USA, Inc. and as a regular practice
of T-Mobile USA, Inc.	
4. The records attached hereto are ex	act duplicates of the originals.
5. I declare under penalty of perjury	that the forgoing is true and correct.
Sign	nature
Date	ed:

T Mobile

Legal & Emergency Response 4 Sylvan Way, Parsippany, N.J. 07054 Phone: (973) 292-8911 Fax: (973) 292-8697

December 20, 2023

T-Mobile Tracking ID: 4777912

I, Deisi Franco, attest, under penalty of perjury under the laws of the United States of America pursuant to 28 U.S.C. Section 1746, that the information contained in this declaration is true and correct. I am a United States citizen and am over eighteen years of age.

I am employed by T-Mobile US, Inc. (hereinafter, "the Company") as a custodian of records and therefore am qualified as a result of my position to make this declaration. My official title is Custodian of Records.

I certify that all of the records described below and attached hereto are duplicates of the original and are true and complete copies of records maintained by the Company. Said records consist of several electronic files produced in T-Mobile US, Inc. Case No.4777912 in response to a lawful request issued to the company.

Description of records:

Requested Item			Requested Item
ldentifier	Start Dale	End Date	
8435313943	01/01/2013	11/28/2023	Subscriber Info

I further state that:

- A) Such records were made at or near the time of the occurrence of the matters set forth by (or from information transmitted by) a person with knowledge of those matters;
- B) Such records were kept in the course of regularly conducted business activity;
- C) The business activity made such records as a regular practice; and
- D) If such record is not the original, such record is a duplicate of the original.

This certification is intended to satisfy Rules 803(6), 902(11), 902(13) and / or 902(14) of the Federal Rules of Evidence and / or any state equivalents.

I hereby declare that the foregoing statement is true to the best of my knowledge and belief. I understand that the statement is made for use as evidence in court and is subject to penalty for perjury.

Sincerely

Legal & Emergency Response

Interpreting Subscriber Information

Your response includes subscriber information. Our query results in an Excel file with multiple rows. Not all rows appear on every report depending on the type of subscriber, their dates of service, and the nature of your request.

The rows present may be:

Subscriber Details:

Subscriber Name Name associated with billing for this phone number

Subscriber Address Address associated with this phone number

Subscriber Status Status of the account

Subscriber Name Effective Date Date this name became associated with this phone number

Account Details:

Activation Date Account Activation Date

Termination Date Cancellation/Termination Date, if it has been terminated

Account Name Primary Accountholder's Name
Account No Billing Account Number (BAN)

Account Effective Date Current Account Status Effective Date

Account Expiration Date Account Expiration Date, if it has been terminated

Device Details:

Phone Model Phone Model

ICCID Integrated Circuit Card Identifier for the SIM card

IMSI International Mobile Subscriber Identity

MDN Effective Date Phone number begin date

MDN Expiration Date Phone number end date

MSISDN No Target number

MSISDN Status Current status of this telephone number
MSISDN Market Home market of this telephone number

MSISDN Name

Name associated with this telephone number

SIM Subscriber Identity Module number associated with this phone number

IMEI International Mobile Equipment Identity

Note: The IMEI information listed may not include all devices associated with the MSISDN during the date range in the legal demand. Usage reports (call details, data sessions, timing advance) are the best source for IMEI information, as the IMEI used for each transaction, as captured by the network, is included in the report. Please direct any questions regarding

IMEI information to LER2@T-Mobile.com.

Begin Service Date N/A

Device Network Type GSM or CDMA (only displays for legacy MetroPCS customers

Billing Details:

Bill Name Name associated with billing for this phone number Subscriber

Bill Birth Date birth date

Bill SSN Subscriber Social Security Number
Bill Cycle Bill cycle for postpaid subscribers

Bill Address

Subscriber address

Company Name

Business Name

Rate Plan

Subscriber Plan

Rate Plan Desc

Description of major features under the plan

Contact 2

Primary contact phone number

Contact 2

Secondary contact phone number

Brand

TMUS brand or MVNO providing service

Coupon Last Refilled Prepaid Coupon Serial Number

Last Prepaid Refill Date

Ported Details:

Ported Carrier

Company to which the number has been ported if known

PLEASE NOTE: You may receive multiple subscriber information files if the target has used their SIM card with multiple devices or if the subscriber's line has been suspended numerous times within your target timeframe.

MVNO/Wholesale Accounts

T-Mobile US Inc. partners with select wholesale providers. T-Mobile does not possess subscriber information for MVNO accounts. If your subscriber report contains any of the following names in the "BRAND" field, that account is associated with a wholesale provider. For subscriber information on wholesale accounts, please direct your request to the wholesale company indicated in the field "BRAND."

Contact information for wholesale partners continued on the following pages.

T-MOBILE WHOLESALE PARTNERS

Brand	MVNO Company Name	MVNO Address
Always Connect Solutions,	Always Connect Solutions, LLC	Always Connect Solutions, LLC
uc		604 N Sterling St., Nampa, ID 83651 Tel: 208-949-4000 /
Bark Mobile	Bark Mobile	Bark Mobile 3423 Piedmont Rd NE Ste 360 Attanta, GA 30305 Tel: 949-371-9176, Email: brandon@bark.us
Cintex (PWG)	Prepaid Group Wireless LLC (PWG)	PWG 6100 Executive Blvd, Ste 202, Rockville, MD 20852 Attn: Kim Corrigan Tel: 301-363-4303, Email: kim@pwgns.com
Consumer Celluiar	Consumer Cellular	Consumer Cellular 7204 SW Durham Road, Suite 300, Portland, Oregon 97224 Tel: 888-750-5519
Dish MVNO	DISH	Lawful Intercept Tel: 720-213-5735, Fax 866-217-4097, Email: courtorders-dish@subsentio.com Records Production Tel: 877-510-4357 Option 2, Fax: 703-953-3643 Email: rp-dish@subsentio.com 24/7 Emergencies Tel: 877-510-4357 Option 1, Fax: 703-953-3643 Email: emergency@subsentio.com Mailing Address: Subsentio, LLC 14900 Bogle Drive, Suite 101, Chantilly, VA 20151
Enfotrace	EnfoTrace	EnfoTrace 33 Hammond St. #201, Irvine, CA 92618 Tel: 213-840-0350
iWireless	iWireless	iWireless 1 Levee Way, Ste 3116 Newport, KY Tel: 859-802-8421 E-mail: scullen@iwirelesshome.com
Kajeet	Kajeet Inc.	Kajeet Inc. Legal Department - General Counsel 17901 Jones Branch Dr., Suite 350, McLean, Virginia 22102 Tel: 240 482 3480, Fax: 240 482 3481
Lycaplus	LycaMobile, LycaMobile Plus	LycaMobile Subpoena Compliance Custodian of Records 570 Broad Street, Newark, NJ 07102 Tel: 973-286-0771, Fax: 973-286-0773 E-mail: subpoenacompliance@lycamobile.com
MVNO Cannect	MVNO Connect	MVNO Connect 30 N. Gould St. Ste. R Sheridan, WY 82801 E-mail: greg@mvnoconnect.net
Nova	Nova	Google Legal Investigations Support 1600 Amphitheatre Parkway Mountain View, CA 94043 Tel: 650-253-3425
Numerex	Numerex	Numerex 400 Interstate North Pkwy. Suite 1350, Atlanta, GA 30339 Tel: 800-665-5686
Orbcomm	Orbcomm	Orbcomm 22970 Indian Creek Dr. #300, Sterling, VA 20166 Tel: 301-693-7611, Tel: 703-433-6455
Plintron	Plintron	Plintron Subpoena Team 10900 NE 8th Street, Suite 1000, Bellevue, WA 98004 Tel: 512-615-7791, Fax: 425-274-7023 Email: PA-subpoena@plintron.com
Procon	Procon	Procon 2035 Lakeside Centre Pkwy. Ste 125, Knoxville, TN 37922 Tel: 865-694-2704
QLink	Q Link Wireless	O Link Wireless 499 E Sheridan St., Ste 400 Dania, Ft. 33004 Tel: 877-642-1911
Raco	Raco Wireless/Raco Industries	Raco 5480 Creek Rd., Cincinnati, OH 45242 Tel: 800-509-3677
Republic Wireless	Subsentio	Republic Wireless C/O Subsentio 14900 Bogle Dr 101, Chantilly, VA 20151 Tel: 877-510-4357 x1

Skydio Inc.	Skydio Inc.	Skydio Inc. 3000 Ctearview Way, San Mateo, CA 94402 Tel: 1-855-463-5902 Email: Frank.Kennlasty@skydio.com
Simple Mobile	Simple Mobile	TracFone Wireless Inc. d/b/a Simple Mobile Subpoena Compliance 9700 NW 112th Ave., Miami, FL 33178 Tel: 800-810-7094, Fax: 305-715-6932 'Emergencies only: 800-820-8632
Ting MVNO	Ting Inc.	Ting Inc. 800D Louisville Street Starkville, Mississippi 39759 Tel: 855-846-4389, Fax: 416-531-5584 Email: compliance@ting.com, 'Emergencies only: 844-276-1773
Tracfone	TracFone Wireless Inc.	TracFone Wireless Inc. Subpoena Compliance 9700 NW 112th Ave., Miami, FL 33178 Tel: 800-810-7094, Fax: 305-715-6932 *Emergencies only: 800-820-8632
Twilio	Twilio Inc.	Twilio Inc. 375 Beale St. Ste 300, San Francisco, CA 94105 Tel: 844-264-7228, Tel: 415-683-7921
Uttra	Ultra Mobile	Ultra Mobile 3420 Bristol Street, 6th Floor Costa Mesa, CA 92626 Tel: 855-846-6314, Fax: 949-900-1093 Email: ler@ultra.me
VW Connected Car	Volkswagen Connected Car	Oavid L. Cox 2200 Woodland Pointe Avenue, Herndon, VA 20171 Tel: 703-364-7762, Email: david.cox@vw.com
Walmart	Walmart Family Mobile	TracFone Wireless Inc. Subpoena Compliance 9700 NW 112th Ave., Miami, FL 33178 Tet: 800-810-7094, Fax: 305-715-6932 *Emergencies only: 800-820-8632

Provided On: Tracking ID:

December 18, 2023

4777912

RE:

8435313943

Case No.:

2;22-cv-01292-BHH-MGB

Subscriber Details:

Subscriber Name

LEON BRUCE

Subscriber Address

144 PAVILION ST SUMMERVILLE SC 29483-8444

T - Mobile -

Subscriber Status

C

Subscriber Name Effective Date

03/17/2023

Account Details:

Activation Date Termination Date

Account Name Account No

NELSON L BRUCE 920224425 03/17/2023

11/23/2018

01/26/2023

Account Effective Date

Account Expiration Date

Device Details:

Phone Model

ICCID IMSI

LG K7 SILVER TMUS KIT RSU 8901260793970995961F 310260797099596

11/23/2023

8435313943

MDN Effective Date MDN Expiration Date

MSISDN No

Device Network Type

Device Number

359696073238661

Information Provided By: T-Mobile US, Inc. Law Enforcement Relations

4 Sylvan Way, Parsippany, New Jersey 07054 Tel: 866-537-0911; Fax: 973-292-8697

Page: 1 of 5

December 18, 2023

T - Mobile -

Tracking ID:

4777912 8435313943

RE: Case No.:

2:22-cv-01292-BHH-MGB

Subscriber Details:

Subscriber Name

LEON BRUCE

Subscriber Address

144 PAVILION ST SUMMERVILLE SC 29483-8444

Subscriber Status

Subscriber Name Effective Date

03/17/2023

Account Details:

Activation Date Termination Date 11/23/2018 01/26/2023

Account Name Account No

NELSON L BRUCE 920224425

Account Effective Date

03/17/2023

Account Expiration Date

Device Details:

Phone Model

MSISDN No

MOT E5 PLAY 16G GRY TMUS RSU

ICCID

8901260351942212997F

IMSI

310260354221299

MDN Effective Date

11/23/2023

MDN Expiration Date

8435313943

Device Network Type

Device Number

December 18, 2023

T - Mobile -

Tracking ID:

4777912 8435313943

RE: Case No.:

2:22-cv-01292-BHH-MGB

Subscriber Details:

Subscriber Name

Subscriber Address

144 PAVILION ST SUMMERVILLE SC 29483-8444

Subscriber Status

Subscriber Name Effective Date

03/17/2023

11/23/2018

LEON BRUCE

Account Details:

Activation Date Termination Date Account Name

01/26/2023 **NELSON L BRUCE** 920224425 03/17/2023

Account Effective Date

Account Expiration Date

Device Details:

Phone Model

Account No

MOT E5 PLAY 16G GRY TMUS RSU

ICCID

8901260351942212997F

IMSI

310260354221299

MDN Effective Date

11/23/2023

MDN Expiration Date

MSISDN No

8435313943

Device Network Type

Device Number

December 18, 2023

T - Mobile -

Tracking ID: RE:

4777912 8435313943

Case No.:

2:22-cv-01292-BHH-MGB

Subscriber Details:

Subscriber Name LEON BRUCE

Subscriber Address

144 PAVILION ST SUMMERVILLE SC 29483-8444

Subscriber Status

Subscriber Name Effective Date

03/17/2023

Account Details:

Activation Date

Termination Date

01/26/2023

Account Name

NELSON L BRUCE

Account No Account Effective Date 920224425 03/17/2023

Account Expiration Date

Device Details:

Phone Model MOT E5 PLAY 16G GRY TMUS RSU

ICCID 8901260351942212997F IMSI 310260354221299

MDN Effective Date

11/23/2023

MDN Expiration Date

MSISDN No

8435313943

Device Network Type

Device Number 3

December 18, 2023

T - Mobile -

Tracking ID:

4777912 8435313943

RE: Case No.:

2:22-cv-01292-BHH-MGB

Subscriber Details:

Subscriber Name

Subscriber Address

LEON BRUCE 144 PAVILION ST SUMMERVILLE SC 29483-8444

Subscriber Status

Α

Subscriber Name Effective Date

03/17/2023

Account Details:

Activation Date

01/26/2023

Termination Date

Account Name Account No

NELSON L BRUCE 920224425

Account Effective Date

03/17/2023

Account Expiration Date

Device Details:

Phone Model

MOT E5 PLAY 16G GRY TMUS RSU

ICCID

8901260351942212997F

IMSI

310260354221299

MDN Effective Date

11/23/2023

MDN Expiration Date

MSISDN No

8435313943

Device Network Type

G

Device Number